| UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK | | | -X | DOCUMENT ELECTRONICALLY FILED | |
|---|--|--|---|---|--|
| JACOB KAPLAN, -v- UNITED HEALTHCARE COMPANY OF NEW YOR OPTUMHEALTH, INC., | | Plaintiff(s), INSURANCE RK AND Defendant(s). | : | DOC #: DATE FILED:UEC 03 2012 | |
| | | | : <u>CASE N</u> : <u>S</u> : | No. <u>1</u> 2Civ. <u>761</u> QRA) MANAGEMENT PLAN AND CHEDULING ORDER | |
| RONI | NIE ABRAMS, Unite | ed States District Judge | : : | | |
| | Pursuant to Rules 1 | 6-26(f) of the Federal | Rules of Civil F | Procedure, the Court hereby | |
| adopts | s the following Case | Management Plan and | Scheduling Ord | ler: | |
| 1. | Magistrate Judge. 2 adverse substantive | 28 U.S.C. § 636(c). Th | ne parties are fro re circle one. If | s case by a United States ee to withhold consent without fall consent, the remainder of | |
| 2. | This case (is) (is no | t) to be tried to a jury. | [Please circle | one.] | |
| 3. | No additional partie | es may be joined after | 1/4/2013 | without leave of the Court. | |
| 4. | No additional causes of action or defenses may be asserted after 1/4/2013 without leave of the Court. | | | | |
| 5. | Initial disclosures pursuant to Rule $26(a)(1)$ of the Federal Rules of Civil Procedure shall be completed no later than $12/3/2012$. [Absent exceptional circumstances, within fourteen (14) days of the date of the parties' conference pursuant to Rule $26(f)$.] | | | | |
| 6. | All fact discovery is to be completed no later than 3/29/2013. [A period not to exceed 120 days unless the case presents unique complexities or other exceptional circumstances.] | | | | |
| 7. | The parties are to conduct discovery in accordance with the Federal Rules of Civil Procedure and the Local Rules of the Southern District of New York. The following interim deadlines may be extended by the parties on consent without application to the Court, provided that the parties meet the deadline for completing fact discovery set forth | | | | |

| | in¶4 | above. | |
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| | a. | Initial reque | ests for production of documents shall be served by 1/3/2013. |
| | b. | Interrogator | ies shall be served by $\frac{1/3/2013}{}$. |
| | c. | Depositions | shall be completed by 3/12/2013. |
| | d. | Requests to | Admit shall be served no later than <u>3/1/2013</u> . |
| 8. | deposi descrit | tions shall be | es, including reports, production of underlying documents, and completed by 5/15/2013. [The parties shall be prepared to implated expert discovery and the bases for their proposed deadlines ence.] |
| 9. | All dis | covery shall | be completed no later than <u>5/15/2013</u> . |
| 10. | [<i>To be</i> the par includi | completed by ties are to sul- ing but not lir | duct a post-discovery conference on |
| 11. | require days fr from th | ed by Rule 5 com the close ne Court's dec | dered by the Court, the joint pretrial order and additional submissions of the Court's Individual Rules and Practices shall be due thirty (30) of discovery, or if any dispositive motion is filed, thirty (30) days eision on such motion. This case shall be trial ready sixty (60) days scovery or the Court's decision on any dispositive motion. |
| 2. | Counse for this | | ies propose the following alternative dispute resolution mechanism |
| | a. | X Refer | ral to a Magistrate Judge for settlement discussions. |
| | b. | employment Standards Ac referral to th | ral to the Southern District's Mediation Program. [Note that all discrimination cases, except cases brought under the Fair Labor et of 1938, 29 U.S.C. § 201 et seq., are designated for automatic et Court's Alternative Dispute Resolution program of mediation. counsel in such cases should select 11(b).] |
| | c. | Reten | tion of a private mediator. |
| | The use | | native dispute resolution mechanism does not stay or modify any date |

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| 13. | The parties have conferred and their present best estimate of the length of trial is |
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| | five days . |

SO ORDERED.

Dated:

November 21, 2012 New York, New York

Ronnie Abrams

United States District Judge